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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/826,971	08/13/2001	Laura Daniele	01-9440	4115	
25189	7590 05/18/2005		EXAMINER		
CISLO & THOMAS, LLP			JANVIER, JEAN D		
233 WILSHIRE BLVD SUITE 900			ART UNIT	PAPER NUMBER	
SANTA MONICA, CA 90401-1211			3622		
			DATE MAILED: 05/18/2009	DATE MAILED: 05/18/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Askins Occurs	09/826,971	DANIELE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jean Janvier	3622				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replectified in the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-26</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.						
8)⊠ Claim(s) <u>1-26</u> are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea	es have been received.  Is have been received in Application  If the property is a second of the property is a second of the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the prope	on No ed in this National Stage				
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date  Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date 6) Other:						

Art Unit: 3622

## Response to Applicant's Arguments

In reply to the Applicant's remarks, the Examiner has reconsidered the restriction requirement. First of all, the requirement is proper because Group II contains patentably distinct materials as shown below. Second of all, claims 4-6 belong to Group II rather than Group I for reciting, among other things, the same distinct patentable feature as claim 23 of Group II. Hence, a new restriction requirement is being recorded and shown below.

## Election/Restrictions

This application contains claims directed to the following patentably distinct species of the claimed invention:

- I. Claims 1-3 and 7-22, drawn to a system and method for obtaining a user's credits from a bartering network, for converting the bartering credits into play money or play points, for storing the play money under the user's account, for allowing the user to participate or play a game using the play money, debiting the user's account for play money wagered and lost and credit the user's account for winning points resulting from a win.
- II. Claims 23-26 and 4-6 drawn to a system and method for obtaining a user's bartering credits from a bartering network, for converting the bartering credits into play money or play points, for storing the play money under the user's account, for allowing the user to participate or play a game using the play money, debiting the user's account for play money wagered and lost, credit the user's account for winning points resulting from a win and re-

converting the amount of user's stored play money or play points remaining in the user's

account into bartering unit value or bartering credits.

Inventions 1 and II, for example, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the subcombination is further drawn to a system and method for reconverting the amount of user's stored play money or play points remaining in the user's account into bartering unit value or bartering credits.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art (separate search) because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is required under 35 U.S.C. 121 to elect a single invention for prosecution on the merits.

## Conclusion

Any inquiry concerning this communication from the Examiner should be directed to Jean D. Janvier, whose telephone number is (571) 272-6719. The aforementioned can normally be reached Monday-Thursday from 10:00AM to 6:00 PM EST. If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's Supervisor, Mr. Eric W. Stamber, can be reached at (571) 272-6724.

Non-Official- 571-273-6719

05/13/05

Jean D. Janvier

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Patent Examiner

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JEAN D. JANVIER PRIMARY EXAMINER